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February 6, 2006

### ELECTRONICALLY FILED & FEDEX

Marlene H. Dortch Secretary Federal Communications Commission 445 12<sup>th</sup> Street SW Washington, D.C. 20554

Re:

EB-06-TC-060/Filed in EB Docket No. 06-36

Certification of CPNI Filing February 2, 2006

## Dear Secretary Dortch:

On behalf of AmeriVon LLC ("AmeriVon"), its attorneys hereby file its Certification of compliance with Section 222 of the Communications Act and Commission Rules implementing Section 222. AmeriVon makes this filing in response to the Commission's Public Notice, DA 06-223 (rel. January 30, 2006).

An additional copy of this filing is also enclosed, to be date-stamped and returned in the envelope provided.

Should there be any questions regarding this filing, kindly contact the undersigned.

Respectfully submitted,

Jonathan S. Marashlian

Enclosure

# Service List:

Byron McCoy cc:

Telecommunications Consumers Division

Enforcement Bureau

(electronically to: <a href="mailto:byron.mccoy@fcc.gov">byron.mccoy@fcc.gov</a>)

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#### CERTIFICATION OF CPNI FILING FEBRUARY 6, 2006

AmeriVon LLC EB-06-TC-060 EB Docket No. 06-36

#### CERTIFICATE OF COMPLIANCE AND PROCEDURES

I, Robert B. Segal, being of lawful age and duly sworn, on my oath state that I am President/CEO of AmeriVon LLC ("AmeriVon"). I am authorized by AmeriVon to execute this certification on their behalf and do therefore state as follows:

I have personal knowledge that AmeriVon's business methods and the procedures adopted and employed by AmeriVon are adequate to ensure compliance with Section 222 of the Communications Act of 1934, as amended by the Telecommunications Act of 1996 ("the Act"), and the Federal Communications Commission's regulations implementing Section 222 of the Act, 47 C.F.R. § 64.2005, 64.2007 and 64.2009.

By:

Robert B. Segal

Title: President & CEO

Date: February 3, 2006

#### **CERTIFICATION OF CPNI FILING FEBRUARY 6, 2006**

AmeriVon LLC EB-06-TC-060 EB Docket No. 06-36

#### STATEMENT OF COMPLIANCE PROCEDURES

AmeriVon is a full-service, consumer-oriented discount long distance provider. AmeriVon is not currently offering services to the public, but anticipates launching service in the Second Quarter of 2006.

AmeriVon will ensure that its business methods and operating procedures are in full compliance with FCC Rules pertaining to CPNI.

AmeriVon does not anticipate using CPNI for marketing purposes. AmeriVon is therefore excused from the ongoing CPNI notice requirements.

If AmeriVon's policy regarding the use of CPNI in its marketing efforts changes in the future, AmeriVon will take the following actions:

- Implement a system whereby the status of a customer's CPNI approval can be determined prior to its use;
- Implement training to ensure its employees and agents are advised of FCC Rules regarding the permissible use of CPNI;
- Maintain detailed, descriptive records of any marketing efforts which make use of CPNI; and
- Establish a supervisory review process regarding CPNI compliance.

AmeriVon will ensure that no information, CPNI or other, regarding our customers is ever sold or given to any third parties for any purpose, unless pursuant to lawful subpoena.

Furthermore, AmeriVon's onsite and offsite data is maintained securely through technology and other methods. All customer information is therefore protected from "hacking" and other forms of misappropriation.